EXHIBIT M

Brenner, Wendy

From: Anna Levine [alevine@dralegal.org]
Sent: Thursday, December 09, 2010 10:10 AM

To: Brenner, Wendy

Subject: RE: Enyart: Proposal for Third Preliminary Injunction

Hi Wendy,

I look forward to your call. Some preliminary thoughts:

To be clear, the proposal is not for Stephanie to use her own computer, but rather a new laptop that she can pre-configure and will then donate to NCBE. The purpose of this is to avoid issues that may have been caused by interference from unrelated programs on NCBE's laptop, such as expired antivirus software, for which Stephanie and staff on site at the examination did not have administrative privileges. However, if there are absolutely no terms different from the second preliminary injunction to which NCBE will agree, then their might not be much room for discussion.

Although the conveyance may have altered the message a bit, I hope that your second bullet point is encompassed by the paragraph at the end I added responsive to what I identified as (1). The wording you use in the second bullet point, however, is fine, and simpler, and we would be happy to use it.

The third bullet point confuses me. If the Ninth Circuit affirms Breyer's preliminary injunction orders, but does so say, mid-February, Stephanie would have no time to get a preliminary injunction, even though the Ninth Circuit ruling would support her entitlement to one. Our client cannot agree to a stipulated injunction that potentially waives relief supported by both the district and appellate court. We can agree to a similar provision, but only if it makes the stipulated injunction go away in the event that the Ninth Circuit overturns Breyer's preliminary injunction orders, but does not make the injunction go away if the Ninth Circuit affirms Breyer's orders.

Anna Levine, Staff Attorney Disability Rights Advocates 2001 Center Street, Third Floor Berkeley, California 94704-1204

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-----Original Message-----

From: Brenner, Wendy [mailto:BRENNERWJ@cooley.com]

Sent: Thursday, December 09, 2010 9:26 AM

To: Anna Levine

Subject: RE: Enyart: Proposal for Third Preliminary Injunction

Hi Anna -

I will call you later today to discuss. I am sure, however, that these terms will not be acceptable to NCBE. NCBE is not willing to permit Ms. Enyart to use her own computer for the exam for a variety of reasons.

It sounds like Dan tried to convey our position on the stipulated injunction, but that the terms might not have been communicated precisely. To be clear, NCBE is willing to stipulate to an injunction for the February bar, provided:

- The injunction requirements are the same as the second preliminary injunction.
- Ms. Enyart will not take the position that this stipulation moots the appeal.
- The injunction will be contingent on the fact that no ruling is received from the Ninth Circuit prior to the test date. If the Ninth Circuit rules before the February bar date, then the stipulated injunction goes away.

Wendy Brenner Cooley LLP 3175 Hanover Street Palo Alto, CA 94304-1130

Direct: (650) 843-5371 • Fax: (650) 849-7400

From: Anna Levine [mailto:alevine@dralegal.org]
Sent: Wednesday, December 08, 2010 4:20 PM

To: Brenner, Wendy

Subject: Enyart: Proposal for Third Preliminary Injunction

Dear Wendy,

Thank you for your message this afternoon. As I previously raised at the hearing on NCBE's motion for continuance last Friday, and discussed afterwards with Greg, Stephanie would like this third preliminary injunction to address technological problems that arose at the July and August 2010 test administrations. Attached is a proposal aimed at addressing those problems.

I understand from Dan Goldstein that NCBE, in turn, would like any stipulated preliminary injunction to include (1) an agreement that the stipulated injunction will not be used as evidence of their liability and (2) a provision that their agreement is void if the Ninth Circuit issues a decision before the February test administration.

To address (1), I have inserted a paragraph at the end of the attached document, borrowing from language that we included, at NCBE's request, in the cover letter filed with the stipulated terms for the second preliminary injunction order. We would be glad to hear your suggestions regarding (2).

I will be available by telephone all day tomorrow, and look forward to talking with you about this. Sincerely,

Anna

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